Form#P04 DISPLAY THIS CARD ON PRINCIPAL FRONTAGE OF WORK **CITY OF PORTLAND** Please Read Application And BUILDING INCRECTION Notes, If Any, Permit Number: 040813 PERM Attached Wa One /Dwight Brackett This is to certify that x40 2 s Multi - Family 2-unit/ Build has permission to AT A Carriage Ln CITY OF PORTLAND Lot 10 342 A030001 provided that the person or persons, pting this permit shall comply with all m or ion a ances of the City of Portland regulating of the provisions of the Statutes of I ne and or the O the construction, maintenance and u ctures, and of the application on file in of buildings and this department. ication inspe n must Apply to Public Works for street line n permis and w A certificate of occupancy must be g n procu and grade if nature of work requires b procured by owner before this buildre this I ding or thered such information. ed or d sed-in. ing or part thereof is occupied. R NOT ∠QUIRED. OTHER REQUIRED APPROVALS Fire Dept. AMM Health Dept. **Appeal Board** Other DepartmentName PENALTY FOR REMOVING THIS CARD

Location of Construction:  2 Carriage Ln	10		T	- A 3 3				
Lairiage Lii	Owner Name: Wa One		1	er Address: Box 10127	JUL 1 (	: 200A	Phone:	
Business Name:	Contractor Nam	e:		actor Address:	ن نا با∪ل	- <u>2</u> 304	Phone	
	Dwight Brack	cett	84 0	Country Lane	ontland:	RILAND	20777286	529
Lessee/Buyer's Name	Phone:		Perm	*4 T 8	same ni produkte il desta dil d		)	Zone:
Past Use:	lProposed Use:				Cost of Work	· CE	O District:	<u> </u>
Vacant Land	Multi - Famil	y 2-unit/ Build a		\$1,311.00	\$135,00		5	j
	34x40 2 story	Dwelling nselby D. B. M.	FIRE	E DEPT:	Approved	INSPECTION	ON:	- T-
	20 140 (2)	user by a so will	194		Denied	Use Group	2-3	Type 5
						BA	2-3 U 19: 1—	99
	<del></del>		1			1)00		/
			Signa		"IW7	Signature:		
			PEDE	ESTRIAN ACTIV	ITIE\$ DISTI	RICT (P.A.	D.)	
			Actio	on: Approved	d Appr	oved w/Con	ditions 🗍	Denied
			Signa			Da	te:	•
•	Oate Applied For: 06/15/2004			<b>Z</b> oning A	<b>Approval</b>	l		
ladoson	00/12/2001	Special Zone or Revi	ews	Zoning	Appeal	1	Historic Pres	ervation
		Shoreland N		☐ Variance		t2	Not in Distric	et or Landma
		Wetland	~ <del>M</del>	☐ Miscelland	eous		Does Not Re	quire Review
		☐ Flood Zone PAME  2m	X / e X	Condition:	al Use		Requires Rev	view
		Subdivision		Interpretati	ion		Approved	
		# Site Plan All lots where steplan#	sfert 2003	Approved			Approved w/	Conditions
		Maj Minor MM		Denied			Denied (	
		of with cond	ti	3			~	>>
		Date: 0 7/9/	04	Date:		Date:		)

DATE

PHONE

RESPONSIBLE PERSON IN CHARGE OF WORK, TITLE

# BUILDING PERMIT INSPECTION PROCEDURES Please call 874-8703 or 874-8693 to schedule your inspections as agreed upon

Permits expire in 6 months, if the project is not started or ceases for 6 months.

The Owner or their designee is required to notify the inspections office for the following inspections and provide adequate notice. Notice must be called in 48-72 hours in advance in order to schedule an inspection:

By initializing at each inspection time, you are agreeing that you understand the inspection procedure and additional fees from a "Stop Work Order" and "Stop Work Order Release" will be incurred if the procedure is not followed as stated below.

A Pre-construction Meeting will take place upon receipt of your building permit.

Footing/Building Location Inspec	tion; Prior to pouring concrete
Re-Bar Schedule Inspection:	Prior to pouring concrete
Foundation Inspection:	Prior to placing ANY backfill
Framing/Rough Plumbing/Electri	cal: Prior to any insulating or drywalling
Final/Certificate of Occupancy:	Prior to any occupancy of the structure or use. NOTE: There is a \$75.00 fee per inspection at this point.
CERIFICATE OF OCCUPANICE BEFORE THE SPACE MAY BE OCCUPANICE Signature of Applicant/Designee	Occupancy. All projects DO require a final cur, the project cannot go on to the next E OR CIRCUMSTANCES.  ES MUST BE ISSUED AND PAID FOR,
Signature of Inspections Official	Date /
CBL: 341 A030 Building Permit	#: <u>040813</u>

City of Portland, Maine - Buil	ding or Use Permit	t	Permit No:	Date Applied For:	CBL:
<b>389</b> Congress Street, 04101 <b>Tel:</b> (2	207) 874-8703, <b>Fax:</b> (	207) 874-8716	04-0813	06/15/2004	342 A030001
ocation of Construction:	(OwnerName:		Owner Address:		Phone:
42 Carriage Ln (lot #10)	Wa One		Po Box 10127		
Business Name:	ContractorName:		Contractor Address:		Phone
	Dwight Brackett		84 Country Lane Po	ortland	(207) 772-8629
.essee/Buyer's Name	Phone:	]	Permit Type:		
			Multi Family		
roposed Use:		_	d Project Description:		
Multi - Family 2-unit/ Build a 30x40 2	2 story Dwelling	Multi	· Family 2-unit/ Bui	ld a 30x40 2 story D	welling
D t 5 i Status A	1 14 0 114	D. i.	M 01 1	1 A	4
	pproved with Condition		Marge Schmucka		
Note: 7/8/04 I talked to D.B His of PB because only a 30' <b>x</b> 4 0 bi					Ok to Issue: 🗹
•	-				41.1 1 1.4 1
1) NO DAYLIGHT BASEMENT is				• •	
2) Separate permits shall be required					
NO REAR DECKS are approved		•			
3) This property shall remain a two ( approval.	2) family dwelling. Any	change of use sl	nall require a separa	te permit application	for review and
4) This permit is being approved on twork.	the basis of plans submi	tted. Any deviat	ions shall require a	separate approval be	fore starting that
Dept: Building Status: A Note:	pproved with Condition	s Reviewer:	Tammy Munson	Approval Da	te: 07/16/2004 Ok to Issue: ☑
A copy of the enclosed chimney d     Certificate of Occupancy.	isclosure must be submi	itted to this office	e upon completion of	of the permitted work	or for the
2) Permit approved based on the plar noted on plans.	ns submitted and review	ed w/owner/cont	ractor, with addition	nal information as ag	reed on and as
3) Separate permits are required for a	any electrical, plumbing	, or heating.			
4) A copy of the recorded deed must	be submitted to this off	ice prior to the is	suance of the Certif	ficate of Occupancy s	stating the
following: There will be no munic	ipal trash pickup, snow	plowing, and str	eet lighting provide		
Portland unless and until Carriage	Lane is accepted by the	City of Portland	l <b>.</b>		
Dept: Fire Status: A	pproved with Condition	s Reviewer:	Lt. MacDougal	Approval Da	te: 07/12/2004
Note:	pproved with condition		20. 1.1112 0 0 8 11		Ok to Issue:
1) the sprinkler system shall be instal	led in accordance with I	NFPA 13R			
Dept: DRC Status: A	pproved with Condition	c Reviewer:	Jay Reynolds	Approval Dat	te: 06/26/2004
Note:	pproved with condition	s Reviewer.	Jay Reynolds		Ok to Issue:
		1.11.1	11 . 1		
The Development Review Coordin necessary due to field conditions.	nator reserves the right t	o require additio	nal lot grading or o	ther drainage improv	ements as
A sewer permit is required for you section of Public Works must be n					
3) Your new street address is now #4 issuance of a Certificate of Occupa		ne number must l	be displayed on the	street frontage of you	ır house prior to
4) All damage to sidewalk, curb, stre Certificate of Occupancy.	et, or public utilities sha	all be repaired to	City of Portland sta	andards prior to issua	nce of a

Location of Construction:	Owner Name:	Owner Address:	Phone:
42 Carriage Ln (lot #10)	Wa One	Po Box 10127	
Business Name:	Contractor Name:	Contractor Address:	Phone
	Dwight Brackett	84 Country Lane Portland	(207) 772-8629
Lessee/Buyer's Name	Phone:	Permit Type:	<u> </u>
		Multi Family	
			✓

Lot & Carriage Dwight @ 772-8629

Fermit # BOBLES

717	/ //	
Soil type/Presumptive Load Value (Table 401.4.1	)	
STOPPONENT:	Particovance	Translations Description (Commence)
STRUCTURAL Footing Dimensions/Depth (Table 403.1.1 & 403.1.1(1), Section 403.1.2)	OK Shows B'-7/2"	- Weld filter file
Foundation Drainage Damp proofing (Section 406)	OK Note #1 shee	+ AZ - Shows drainage Neld filter fib
Ventilation (Section 409.1)  Crawls Space ONLY	NA	
Anchor Bolts/Straps (Section 403.1.4)	5/8'C3'0c-0K	
<b>Lally</b> Column Type, Spacing and footing sizes (Table 502.3.4(2))	5/8'03'00-0K OK-3-2x10's-5	1/2' largest span
Built-up Wood Center Girder Dimension/Type	OKX	
(Table 502.3.4(2))		
Sill/Band Joist Type & Dimensions	ZXBPT -OK	
First Floor Joist Species Dimensions and Spacing (Table 503.3.1(1) & Table 503.3.2(1))	152x10'S -16'0c	
Second Floor Joist Species Dimensions and Spacing Table (503.3.1(1) & Table 503.3.2(1))	2x105-16'0c -	- Cantilevert more than
642 2+8 3W WHE	the Hew drawing	10" MAX

	Attic or additional Floor Joist Species Dimensions and Spacing(Table 802.4.2 or 503.3.1(1) & Table 503.3.2(1) )	Toussed -	> K	
	Roof Rafter Pitch, Span, Spacing& Dimension(Table 802.3.2(7))	μ , (		
	Sheathing; Floor, Wall and roof (Table 503.2.1(1)	OK		
	Fastener Schedule (Table 602.3(1) & (2))			
	Private Garage Section 309 and Section 407 1999 BOCA) Living Space ? (Above or beside)	MA		
	Fire separation	1: an went o	over w/ Dw: Alt -	
(Y)	Door Still elevation (487-S-BOCA)	Di-	from psinnt to Ridge u  I how wall	
	Roof Covering (Chapter 9)	OK		
0	Safety Glazing (Section 308)	OK shows Temp	in baths	
3/10	Attic Access (BOCA 1211.1)	Size? 22" x 30	in baths "Min-West over w Dwig	at
	Draft Stopping around chimney	014		

7		
Header Schedule	OK	
Type of Heating System	sumace into inten	- Block chimney
Stairs		
Number of Stairways		
Interior 4		
Stairs Number of Stairways Interior  Width 3-6 finished  Headroom  Guardrails and Handrails (Section 315)  Market Stairways  Mumber of Stairways  And Market Stairways  Midth 3-6 finished  Midth 3-6 finished	+ 1/2 to 73/4" Rise	-0/
Width 3-6 finished-(	PK	
Headroom 6-8 0C		
Guardrails and Handrails (Section 315)  Control of Cont	Stairs - handrail	defail of
Smoke Detectors Location and type/Interconnected	Not shown -	Went over w/Dright
Plan Reviewer Signature		
See Chimney Summary Checklist		
B) Fire wall - (  OK going bridge	Will get States -	val framing of  Porch Contract

From: Jay Reynolds
To: Marge Schmuckal

Date: Thu, Jul 1, 2004 9:45 AM

Subject: Re: Fwd: More Carriage Lane approvals

The original submittals for lots 7-10 were approved, no revisions were necessary.

#### >>> Marge Schmuckal 07/01/2004 9:25:18 AM >>>

**How can** I be sure that the plans I have are the same as yours? Did you get any updated plans or did you review what **was** originally submitted? If you reviewed what **was** originally submitted, then I'm pretty sure that is what I have too, and I can go forward. If Dwight gave you something else, then I am not confident that I have the same plan. Marge

#### >>> Jay Reynolds 07/01 8:32 AM >>>

Lannie, Vicky, and I have upgraded urban insight so that all signoff's can be viewed under building permit, so I don't actually 'walk down' any approval. I did however, send an e-mail. The original submittals for lots 7-10 were approved, no revisions were necessary. Jay

### **CITY OF PORTLAND, MAINE DEVELOPMENT REVIEW APPLICATION** PLANNING DEPARTMENT PROCESSING FORM

2004-0121

		Zoning Copy	Application J. D. Number
		Harge	6/9/2004
Wa One			Application Date
Applicant  Po Box 10127, Portland, ME 04	104		Single Family Home
Applicant's Mailing Address	104	<del></del>	Project Name/Description
7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		Carriage Ln,Portland, M	•
Consultant/Agent		Address of Proposed Site	
Agent Ph:	Agent Fax:	342 A030001	
Applicant or Agent Daytime Telep		Assessor's Reference: Cha	
Proposed Development (check al	- · · · · · -		se Residential Office Retail
Manufacturing Wareho	use/Distribution 🔲 Parking L	ot Oth	ner (specify) 2 Unit dwelling
34 x 40		6900 sq	
Proposed Building square Feet or	# of Units	Acreage of Site	Zoning
Check Review Required:			
Site Plan	Subdivision	PAD Review	14-403 Streets Review
(major/minor)	# of lots		
☐ Flood Hazard	Shoreland	☐ HistoricPreservation	DEP Local Certification
Zoning Conditional	Zoning Variance		Other
Use (ZBA/PB)			
Fees Paid: Site Pla	<b>\$250.00</b> Subdivision	Engineer Review	\$50.00 Date 6/9/2004
Zoning Approval Stat	lis.	Reviewer	
Approved	Approved w/Conditi	ons Denied	
	See Attached		
Approval Date	Approval Expiration –	Extension to	Additional Sheets
Condition Compliance			Attached
<del>_</del>	signature	date	_
PerformanceGuarantee	Required'	Not Required	
• No building permit may be issue	ed until a performance guarante	e has been submitted as indicated below	
Performance Guarantee Acce	nted		
1 chomianoc Guaranico Acce	date	amount	expiration date
Inspection Fee Paid			
<u> </u>	date	amount	<del></del>
Building Permit Issue			
	date		
Performance Guarantee Redu	ıced		
	date	remaining balance	signature
Temporary Certificate of Occur	pancy	Conditions (See Attache	ed)
	date		expiration date
Final Inspection			
	date	signature	
Certificate Of Occupancy			
	date		
Performance Guarantee Relea		-1	
Defeat Comments 2.1 W. 1	date	signature	
Defect Guarantee Submitted	submitted dat	e amount	expiration date
	Submitted dat	o amount	Capitation date

date

signature

Defect Guarantee Released

## **All Purpose Building Permit Application**

If you or the property owner owes realestate or personal property taxes or user charges on any property within the City, payment arrangements must be made before permits of any kind are accepted.

Location/Address of Construction: LOT # 10 CARRIAGE LAWE				
Total Square Footage of Proposed Structu		Square Footage <i>of</i> Lot	/	200
Tax Assessor's Chart, Block & Lot Chart# Block# Lot#	Owner: L	DW/6/HTBRAU	EII	Telephone: 7728628
Lessee/Buyer's Name (If Applicable)	telephone:	name, address & DwiGHTBRACKER MTICY LAWE LAWE 0 4103	Wo	st Of 135 000 or rk: \$ 135 000
Current use: MULTI UNIT  If the location is currently vacant, what was prior use: VACANT LAND  Approximately how long has it been vacant:  Proposed use: MULTI UNIT-2 UNIT  Project description: 34x40 2570RY-2 UNIT-2 USEDICUON PERUNIT				
Contractor's name, address & telephone:  Sycouttist LAWE PORTLAND WE  Who should we contact when the permit is ready:  Mailing address:  Dw/6#T/SRACKET				
We will contact you by phone when the permit is ready. You must come in and pick up the permit and review the requirements before starting any work, with a Plan Reviewer. A stop work order will be issued and a \$100.00 fee if any work starts before the permit is picked up.  PHONE: 772-8639				

IF THE REQUIRED INFORMATION IS NOT INCLUDED IN THE SUBMISSIONS THE PERMIT WILL BE AUTOMATICALLY DENIED AT THE DISCRETION OF THE BUILDING/PLANNING DEPARTMENT, WE MAY REQUIRE ADDITIONAL INFORMATION IN ORDER TO APROVE THIS PERMIT.

I hereby certify that I am the Owner of record of the named property, or that the owner of record authorizes the proposed work and that I have been authorized by the owner to make this application as his/her authorized agent. I agree to conform all applicable laws of this jurisdiction. In addition if a permit for work described in this application is issued, I certify that the Code Official's authorized representative shall have the authority to enter all areas covered by this permit at any reasonable hour to enforce the provisions of the codes applicable to this permit.

Signature of applicant: Level the Date: 6-/4/64

This is NOT a permit, you may not commence ANY work until the permit is issued.

If you are in a Historic District you may be subject to additional permitting and fees with the Planning Department on the 4th floor of City Hall

$\cap \mathcal{C}$
PURCHASE AND SALE AGREEMENT
Effective Date is defined in Paragraph 24 of this Agreement.
1. PARTI: This Agreement is made between
2. DESCRIPTION: Subject to the terms and conditions hereinafter set forth, Seller agrees to sell and Buyer agrees part of X: If "part of" see paragraph 26 for explanation) the property situated in municipality of Portle  County of
stoves, and electrical fixtures are included with the sale except for the following:
Seller represents that all mechanical components of fixtures will be operational at the time of closing except:
4. PERSONAL PROPERTY: The following items of personal property are included with the d e at no additional cost, in "as is" condition with no warranties:
Seller represents that such items shall be operational at the time of closing, except:
5. CONSIDERATION: For such Deed and conveyance Buyer is to pay the sum of PRICE DEPOSIT
is included herewith as an earnest money deposit, and an additional amount of
The balance due amount is to be paid by certified or bank check, upon delivery of the Deed.
This Purchase and Sale Agreement is subject to the following conditions:
6. EARNEST MONEY/ACCEPTANCE:  g; this offer shall be valid until  AM PM; and, in the event of non-acceptance, this earnest money shall be returned promptly  to Puver Withdraw Is of offers and countereffers will be effective unon communication, we hall be referred to the other ports of
to Buyer. Withdrawals of offers and counteroffers will be effective upon communication, verbally or in writing, to the other party or their agents. In the event that the Agency is made a party to any lawsuit by virtue of acting as escrow agent, Agency shall be entitled to recover reasonable attorney's fees and costs which shall be assessed as court costs in favor of the prevailing party
7. TITLE AND CLOSING: A deed, conveying good and merchantable till in accordance with the Standan of Title adopted by the Maine Bar Association shall be delivered to Buyer and this transaction shall be closed and Buyer shall per the balance due and ng by both parties. If Seller is unable to convey in accordance with the provisions of this paragraph, then Seller shall have a reasonable time period, not to exceed 30 days, from the time Seller is not corrected so that there is a merchantable title, Buyer may, at Buyer's option, withdraw said earnest money and be relieved from all obligations. Seller hereby agrees 10 make a good-faith effort to cure any title defect during such period
8. DEED: The property shall be conveyed by a deed, and shall be free and clear of all encumbrances except covenants, conditions, easements and restrictions of record which do not materially and adversely affect the continued current use of the property.
9. POSSESSION, OCCUPANCY, AND CONDITION: Unless otherwise agreed in writing, possession and occupancy of premises, free of tenants and occupants, shall be given to Buyer immediately at closing. Said premises shall then be broom clean, free of all possessions and debris, and in substantially the same condition as at present, excepting reasonable use and wear. Buyer shall have the right to view the property within 24 hours prior to closing for the purpose of determining that the premises are in substantially the same condition as on the date of this Agreement.
Rev 2004 Page 1 of 4 - P&S Buyer(s) Initials Seller(s) Initials

Dowd Properties 17 Westland Ave, Portland ME 04102.
Phone: (207) 773-0046 Fax: (207) 773-0046 Dowd Properties
Produced with ZipForm® by RE FormsNet, LLC 18025 Fitteen Mile Road. Clinton Township, Michigan 48035, (800)

T5788981.ZFX

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10. RISK OF LOSS, DAMAGE, DESTRUCTION AND INSURANCE: Prior to closing, risk of loss, damage, or destruction of premises shall be assumed solely by the Seller. Seller shall keep the premises insured against fire and other extended casualty risks prior to closing. If the premises are damaged or destroyed prior to closing, Buyer may either terminate this Agreement and be refunded the earnest money, or close this transaction and accept the premises "as-is" together with an assignment of the insurance proceeds relating thereto.
11. PRORATIONS: The following items, where applicable, shall be prorated as of the date of closing: collected rent, association fees, (other) The day of closing is counted as a Seller day. Metered utilities such as electricity, water and sewer will be paid through the date of closing by Seller. Fuel in tark (shall shall not) be paid by Buyer (cash price as of date of closing). Real estate taxes shall be prorated as of the date of closing (based on municipality's fiscal year). Seller is responsible for any unpaid taxes for prior years. If the amount of said taxes is not known at the time of closing, they shall be apportioned on the basis of the taxes assessed for the preceding year with a reapportionment as soon as the new tax rate and valuation can be ascertained which latter provision shall survive closing. Buyer and Seller will each pay their transfer tax as required by State of Maine.
12. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Seller's Property Disclosure Form and is encouraged to seek information from professionals regarding any specific issue or concern
13. INSPECTIONS: Buyer is encouraged to seek information from professionals regarding any specific issue or concern. Agent makes no warranties regarding the condition. permitted use or value of Sellers' real or personal property. This Agreement is subject to the following inspections, with results being satisfactory to Buyer.
TYPE <b>of</b> inspection <b>yes no results</b> reported type <b>of</b> inspection <b>yes no results</b> reported <b>to seller</b>
a. General Building
Programto be paid by Seller Buyer at a price of \$  15. FINANCING: This Agreement is is not subject to Financing. If subject to Financing:  a. This Agreement is subject to Buyer obtaining a
Rev 2004  Page 2 of 4 - P&S Buyer(s) Initials  Seller(s) Initials  Produced with ZipForm by RE FormsNet, LLC 18025 Fifteen Mile Road, Clinton Township, Michigan 48035, (800) 383-9805  T4306300.ZFX

16. AGENCY DISCLOSURE: Buyer and Seller acknowledge they have been advised of the form	ollowing relationships:
A L A of Agency	is a Seller Agent Buyer Agent Disc Dual Agent Transaction Broker
Licensee of Agency	Is a SeUer Agent Buyer Agent Disc Dual Agent Transaction Broker
If this transaction involves Disclosed Dual Agency, the Buyer and Seller acknowledge the hereby consent to this arrangement. In addition, the Buyer and Seller acknowledge prior Agency Consent Agreement	limited fiduciary duties of the agents and
17. <b>MEDIATION:</b> Any dispute or claim arising out of or relating to this Agreement or the persubmitted to mediation in accordance with the Maine Residential Real. Estate Mediation mediate in good faith and pay their respective mediation fees. If a party docs not agree first liable for the other party's legal fees in any subsequent litigation regarding that same matter mediation loses in that subsequent litigation This clause shall will vie the closing of the transit to release options in license law and the default clause contained herein.	on Rules. Buyer and Seller are bound to to go to mediation, then that party will be r in which the party who refused to go to
18. <b>DEFAULT:</b> In the event of default by the Buyer, Seller may <b>employ</b> all <b>legal</b> and equita <b>termination</b> of this <b>Agreement and</b> forfeiture by Buyer of the earnest money. In the event of legal and equitable remedies, including Without limitation, termination of this Agreement a <b>Agency</b> acting as escrow agent has the option to require written releases from both parties either Buyer or Seller. In the absence of signed releases, earnest money deposit disputes will dispute meets the criteria for being handled by that jurisdiction.	a default by Seller, Buyer may employ all and return to Buyer of the earnest money prior to disbursing the earnest money to
19. PRIOR STATEMENTS: Any representations, statements and agreements are not valid completely expresses the obligations of the parties.	unless contained berein. This Agreement
20. HEIRS/ASSIGNS: This Agreement shall extend to and be obligatory upon heirs, person of the Seller and the assigns of the Buyer.	nal representatives, successors, and assigns
21. COUNTERPARTS: This Agreement may be signed on any number of identical counter binding effect as if the signatures were on one instrument Original or faxed signatures are binding effect as if the signatures were on one instrument Original or faxed signatures are binding effect as if the signatures were on one instrument Original or faxed signatures are binding effect as if the signatures were on one instrument Original or faxed signatures are binding effect as if the signatures were on one instrument.	parts, such as a faxed copy, with the same nding.
22. ADDENDA: Lead Paint - Yes No No No No No No No Explain:	
23. SHORELAND ZONE SEPTIC SYSTEM: Seller represents that the property does the Shoreland Zone. If the property does contain a septic system located in the Shoreland Zone closing indicating whether the system has/has not malfunctioned within 180 days prior to close	nc, Seller agrees to provide certification at
24. EFFECTIVE DATE: This Agreement is a binding contract when signed by both Buy communicated to Buyer and Seller or to their agents. Agent is authorized to complete Effective as expressly set forth to the contrary, the use of "by (date)" or "within days" from the Effective Date as noted on Page 1 of the Agreement, beginning with the first day as p.m. Eastern Time on the last day counted.	ective Date on Page 1 of this Agreement. shall refer to calendar days being counted
25. CONFIDENTIALITY: Buyer and Seller understand that the terms of this Agreement are of the information herein to the agents, attorneys, lenders, appraisers, inspectors and others the purpose of closing this transaction. Buyer and Seller authorize the lender and/or closing release a copy of the closing statement to the parties and their agents prior to, at and after the	involved in the transaction necessary for agent preparing the closing statement to
26: OTHER CONDITIONS:	. 1
26. Buyer + Seller Acknowledge this Agr A 1031 like Kind exchange	rement is port of
27. Sellers obligation to complete trans  Upon Purchase Agreement Icturen Pa  23, 2504 being completed.  Page 3 of 4-P&S Buyer(s) Initials Seller(s) Initials	naction is conditioned antice dated March
Rev. 2004  Produced with ZipForm™ by RE FormsNet, LLC 18025 Fifteen Mile Road, Clinton Township, Michiga	n 48035, (800) 383-8805 T4306300.ZFX

FX

ss# OR TAXPAYER ID#

A copy of this Agreement is to be received by all parties and, by signature, receipt of a copy is hereby acknowledged If not Fully

Seller acknowledges that State of Maine law requires buyers of property owned by non-resident sellers to withhold a prepayment of capital gains tax unless a waiver has been obtained by Seller from the State of Maine Bureau of Taxation.

Buyer acknowledges that Maine law requires continuing interest in the property and any back up offers to be communicated by the

Seller accepts the offer and agrees to deliver the abovedescribed property at the price and upon the terms and conditions set forth and

understood, contact an attorney. This is a Maine contract and shall be construed according to the laws of Maine

agrees to pay agency a commission for services as specified in the listing agreement.



BUYER

listing agent to the Seller.

**BUYER** 

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Page 4 of 4 - P&S

DATE

**SELLER** 

**SELLER** 



DATE

DATE

DATE

DATE

	Applicant: Dought Brackett Date: 7/8/04
	Address: 47 A&B GMASE LANE (10 C-B-L: 342-A-30
	CHECK-LIST AGAINST ZONING ORDINANCE
	Date- New Development format # 04-0813
	Zone Location - 7-5  Zone Location - 7-5  The lot revised by D. B - original file lot revised by D. B - original file lot revised by D. B - original file lot from PB  Interior) or corner lot -
. (	Interior or corner lot -
	Proposed Use/Work - to construct New Duplay 36 x 40 with No JAFASE Noposed Use/Work - to construct New Duplay 36 x 40 with No JAFASE No real Deck
	Servage Disposal - Cty
	Lot Street Frontage - 50 min - 60 5 hom
v.	Front Yard - 20 min - 30' Scalad
	Rear Yard - 20'min 42' Scaled
	Side Yard - 12' mi - 15' & 15' Show  2 Story  3'x4'  The story of the
	2 Story Projections - 2 rear steeps stores And Z front steeps stores 3'x4'
	widely of Low (D) him - 60 Show
•	Height - $35$ m/s - $23.5$ scaled $30 \times 40 = 1200$ $2(3' \times 4) = 24$
	Lot Area - 6,000 + - 6,900 the 2(3'X4')=
(	Lot Coverage Impervious Surface - 40% 1/2760 the 12480
	Area per Family - 3,000 to per DU 016,000 to
	Off-street Parking-Zpkg Spaces per D. U or 4pkg Spaces bey - 4pkg Spc Shori
	Loading Bays - NA
	Site Plan- All lots reviewed under
	Ste Plan # 2004 - 0004 Shoreland Zoning/Stream Protection - NA
	Flood Plains - Hol 7 Znex
•	No Daylyht Basemal